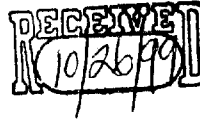


# Supreme Health Products Corp.

20628 Biscayne Blvd.  
Aventura, FL 33180-1534  
Tel (305)933-3351  
Fax (305)933-1677

September 28, 1999



Office of Special Nutritionals, HFS-450  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
200 C Street S.W.  
Washington, D.C. 20204


Dear Sir or Madam,

Notice is hereby given pursuant to the requirements of proposed section 101.93 of Title 21, Subpart F, Code of Federal Regulations and Section 403r(6)(21 U.S.C. 343r(6)) of the Federal Food, Drug and Cosmetic Act of a statement of nutritional support which will be made on the label and/or in the labeling of Stress Blocker in connection with the marketing of the dietary supplements Gamma amino butyric acid, Valerian root extract Valerinic acid, Passion flower extract and Vitexin. Stress Blocker will be first marketed with this statement of nutritional support on October 25, 1999. The text of the statement of nutritional support is as follows:

"Reduce the anxiety and nervousness of day to day stress."

I hereby certify that the information presented and contained in this notice is complete and accurate and that our company has substantiated that the statement of nutritional support that is the subject matter of this notice is truthful and not misleading.

Very truly yours,

  
Robert Besen, M.D.  
C.E.O.

97S-0162

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